

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/644,068	08/20/2003	Hisashi Nakamura	031016	4352		
38834 7590 10/16/2007 WESTERMAN, HATTORI, DANIELS & ADRIAN, LLP			EXAMINER			
1250 CONNEC	1250 CONNECTICUT AVENUE, NW			XIAO, KE		
SUITE 700 WASHINGTO	N. DC 20036		ART UNIT	PAPER NUMBER		
	,		2629	+		
			MAIL DATE	DELIVERY MODE		
			10/16/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•		Application No.	Applicant(s)			
Office Action Summary		10/644,068	NAKAMURA ET AL.			
Jinee Action Juli	,	Examiner	Art Unit			
The MAU INC DATE of this		Ke Xiao	2629			
Period for Reply	s сопшинсацон арреа	ers on the cover sheet with th	e correspondence address			
A SHORTENED STATUTORY F WHICHEVER IS LONGER, FRC - Extensions of time may be available under after SIX (6) MONTHS from the mailing dat - If NO period for reply is specified above, th - Failure to reply within the set or extended p Any reply received by the Office later than t earned patent term adjustment. See 37 CF	DM THE MAILING DAT the provisions of 37 CFR 1.136(e of this communication. e maximum statutory period will eriod for reply will, by statute, ca hree months after the mailing da	E OF THIS COMMUNICATI a). In no event, however, may a reply be apply and will expire SIX (6) MONTHS fi ause the application to become ABANDO	ON. e timely filed from the mailing date of this communication. ENED (35 U.S.C. § 133).			
Status						
1) Responsive to communica	ition(ś) filed on <u>09 Aug</u>	rust 2007.	·			
2a) ☐ This action is FINAL .	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in		•				
closed in accordance with	the practice under Ex	parte Quayle, 1935 C.D. 11,	453 O.G. 213.			
Disposition of Claims						
4) Claim(s) <u>1-4</u> is/are pending	g in the application.					
4a) Of the above claim(s)	is/are withdrawn	from consideration.				
5) Claim(s) is/are allow	wed.					
6) Claim(s) <u>1-4</u> is/are rejecte						
7) Claim(s) is/are obje						
8) Claim(s) are subject	t to restriction and/or e	election requirement.				
Application Papers			•			
9) The specification is objected	ed to by the Examiner.					
10) The drawing(s) filed on	is/are: a)∏ accep	ted or b)□ objected to by th	e Examiner.			
Applicant may not request th	at any objection to the dra	awing(s) be held in abeyance.	See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction	n is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).			
11) The oath or declaration is	objected to by the Exar	miner. Note the attached Off	ice Action or form PTO-152.			
Priority under 35 U.S.C. § 119						
2. Certified copies of the3. Copies of the certified	None of: ne priority documents the ne priority documents the ed copies of the priority International Bureau (nave been received. nave been received in Applic y documents have been rece PCT Rule 17.2(a)).	eation No eived in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawii	ng Review (PTO-948)	4) Interview Summ Paper No(s)/Ma	I Date			
 Information Disclosure Statement(s) (F Paper No(s)/Mail Date 	PTO/SB/08)	5) Notice of Inform 6) Other:	al Patent Application			

Art Unit: 2629

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mizoguchi (US 5,841,466) in view of Ito (US 2001/0021979).

Regarding **Claims 1 and 2**, Mizoguchi teaches a liquid crystal projector (Mizoguchi, Figs. 2 and 3, elements 8 and 22) comprising:

an operation unit for operating a liquid crystal projector, the operation means including means for entering a command to control the liquid crystal projector via key entry (Mizoguchi, Mizoguchi, Fig. 2 element 14, Fig. 4 elements 30-32);

a circuit for previously registering a password (Mizoguchi, Fig. 4 element 30, Col. 2 line 63 - Col. 3 line 13);

a circuit for onscreen displaying, in a case where the pass word is registered, a password entry screen when the power to the liquid crystal projector is turned on (Mizoguchi, Figs. 2 and 4 element 3, 5 and 14, Col. 3 lines 13-65);

a circuit for comparing a password entered on the password entry screen with the register password and making it possible to operate the liquid crystal projector by

Art Unit: 2629

the operation unit only when both the passwords coincide with each other (Mizoguchi, Figs. 1and 4 element 30, Col. 3 lines 13-65); and

a power off operation of the liquid crystal projector wherein the operation of the power key provided in the operation means is never nullified or inhibited (Mizoguchi, Figs. 2 and 4 element 12, the power key is separate from the actual control device it's a hardwire switch which provides power to the entire device thereby it is not nullified by the password system).

Mizoguchi fails to teach a determining circuit to determine a number of times an erroneous password is entered as claimed. Ito teaches determining a number of times an erroneous password is entered and to inhibit operation of a device in response to determining that the number of times an erroneous password is entered exceeds a predetermined number of times (Ito, Pg. 9 paragraph [0153]). It would have been obvious to one of ordinary skill in the art at the time of the invention to add an additional circuit to determine a number of times an erroneous password is entered and to inhibit operation of the display of Mizoguchi in response to determining that the number of times an erroneous password is entered exceeds a predetermined number of times as taught by Ito in order to prevent an unauthorized user from guessing at the password repeatedly. It is inherent that in order to inhibit the operation of the display of Mizoguchi the operation of keys of the operation means must be nullified either to prevent the entry of the password or to prevent operation of the actual display.

Art Unit: 2629

Regarding **Claims 3 and 4**, Mizoguchi teaches a liquid crystal projector system for regulating use of a liquid crystal projector (Mizoguchi, Fig. 2 element 5), comprising:

an external computer for operating the liquid crystal projector, the external computer being connected to the liquid crystal projector by radio or wire and including liquid crystal projector controlling software for controlling the liquid crystal projector (Mizoguchi, Fig. 3 element 8 and 22);

the liquid crystal projector comprising:

an operation unit for operating the liquid crystal projector, the operation means including means for entering a command to control the liquid crystal project via key entry (Mizoguchi, Fig. 2 element 14, Fig. 4 elements 30-32);

a circuit for registering a password in the liquid crystal projector (Mizoguchi, Fig. 4 element 30);

a determining unit to determining whether a password is registered in the liquid crystal projector in response to a power supply of the liquid crystal projector being turned on (Mizoguchi, Fig. 1 element S3, Fig. 4 element 30);

a circuit for onscreen displaying a password entry screen, for inhibiting operation of the liquid crystal projector by the operation means, as well as for waiting until a password is received from the external computer in response to detecting that the password is registered in the liquid crystal projector (Mizoguchi, Fig. 1 S14-S17, Fig. 4 elements 3, 5 and 30);

Art Unit: 2629

a circuit for comparing, in response to receiving the password from the external computer, the received password with the registered password and for allowing operating of the liquid crystal projector by the external computer in response to the means for comparing indicating that both the registered password and the password received from the external computer coincide with each other (Mizoguchi, Fig. 1 S14-S17, Fig. 4 elements 3, 5 and 30); and

a power off operation of the liquid crystal projector wherein the operation of the power key provided in the operation means is never nullified or inhibited (Mizoguchi, Figs. 2 and 4 element 12, the power key is separate from the actual control device it's a hardwire switch which provides power to the entire device thereby it is not nullified by the password system).

Mizoguchi fails to teach a determining circuit to determine a number of times an erroneous password is entered as claimed. Ito teaches determining a number of times an erroneous password is entered and to inhibit operation of a device in response to determining that the number of times an erroneous password is entered exceeds a predetermined number of times (Ito, Pg. 9 paragraph [0153]). It would have been obvious to one of ordinary skill in the art at the time of the invention to add an additional circuit to determine a number of times an erroneous password is entered and to inhibit operation of the display of Mizoguchi by nullifying a key operation in response to determining that the number of times an erroneous password is entered exceeds a predetermined number of times as taught by Ito in order to prevent an unauthorized

Application/Control Number: 10/644,068 Page 6

Art Unit: 2629

user from guessing at the password repeatedly. It is inherent that in order to inhibit the operation of the display of Mizoguchi the operation of keys of the operation means must be nullified either to prevent the entry of the password or to prevent operation of the actual display.

Response to Arguments

Applicant's arguments filed August 2nd, 2007 have been fully considered but they are not persuasive. The applicant argues that Mizoguchi fails to teach nullifying the operations of keys of the operation means. The examiner respectfully disagrees, Mizoguchi clearly teaches nullifying said operation of the keys. The applicant fails to specifically define nullify, so the examiner has interpreted the limitation broadly to mean that when the password does not coincide with a registered password there is no effect on the operation of the display.

Art Unit: 2629

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ke Xiao whose telephone number is (571) 272-7776.

The examiner can normally be reached on Monday through Friday from 8:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sumati Lefkowitz can be reached on (571) 272-3638. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

October 1st, 2007 - kx -

SUMATI LEFKOWITZ SUPERVISORY PATENT EXAMINER

Page 7